

1 THE ARNS LAW FIRM
2 Robert S. Arns (SBN 65071)
rsa@arnslaw.com
3 Jonathan E. Davis (SBN 191346)
jed@arnslaw.com
4 Robert C. Foss (SBN 275489)
rcf@arnslaw.com
5 Shounak S. Dharap (SBN 311557)
ssd@arnslaw.com
6 515 Folsom Street, 3rd Floor
San Francisco, CA 94150
Telephone: 415.594.7800
7 Telephone: 415.495.7888

8 Attorneys for Plaintiff
CRAIG MASON
9

10 NOSSAMAN LLP
JAMES H. VORHIS (SBN 245034)
jvorhis@nossaman.com
11 DAVID C. LEE (SBN 193743)
dlee@nossaman.com
12 JILL N. JAFFE (SBN 286625)
jjaffe@nossaman.com
13 ALEXANDER WESTERFIELD (SBN 295676)
awesterfield@nossaman.com
14 50 California Street, 34th Floor
San Francisco, CA 94111
15 Telephone: 415.398.3600
16 Facsimile: 415.398.2438

17 Attorneys for Defendant TETRA TECH, INC.

18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA

20 CRAIG MASON, PATRICIA HEALEY, and
GARY GOODRICH, Individually and on
21 Behalf of All Other Similarly Situated Persons,

22 Plaintiffs,

23 vs.

24 ASHBRITT, INC.; TETRA TECH, INC.; and
DOES 1 through 100, inclusive,

25 Defendants.

26 Case No: 4:19-cv-01062-DMR
27

28 **STIPULATION FOR DISMISSAL OF
ACTION WITH PREJUDICE**

Date Action Filed: February 26, 2019

1 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Craig Mason and
2 Defendants AshBritt, Inc. and Tetra Tech, Inc., by and through their respective counsel, hereby
3 stipulate to Plaintiff's dismissal of this action with prejudice. Plaintiff stipulates that he is
4 dismissing this action with prejudice without receiving any payment or other form of
5 compensation or value from the Defendants. Plaintiff further stipulates and represents that no
6 portion of any claim, demand, cause of action, or other matter asserted in this action at any
7 time has been assigned or transferred to any other party or entity, either directly or by way of
8 subrogation or operation of law. Based on Plaintiff's above stipulations and representations, the
9 Parties stipulate and agree that the Parties shall bear their own attorney's fees and costs incurred
10 in this action.

11 **IT IS SO STIPULATED.**

12 Date: October 14, 2020 THE ARNS LAW FIRM

13 By: /s/ Shounak S. Dharap
14 Shounak S. Dharap

15 Attorneys for PLAINTIFF CRAIG MASON

16 ROGERS JOSEPH O'DONNELL

17 By: /s/ Gayle M. Athanacio
18 Gayle M. Athanacio

19 Attorneys for Defendant ASHBRITT, INC.

21 NOSSAMAN LLP

22 By: /s/ James H. Vorhis
23 James H. Vorhis

24 Attorneys for Defendant TETRA TECH, INC.